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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/723,121 11/26/2003		11/26/2003	Richard Hasha	MSFT-2936/183202.05	1308
41505	7590	02/10/2005		EXAMINER	
WOODCO	CK WAS	HBURN LLP	VU, THONG H		
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PHILADELI	PHIA, PA	19103	ART UNIT	PAPER NUMBER	
				2142	-

DATE MAILED: 02/10/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

•	Application No.	Applicant(s)					
Office Action Summan	10/723,121	HASHA, RICHARD					
Office Action Summary	Examiner	Art Unit					
	Thong H Vu	2142					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply 1 If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 26 No.	ovember 2003.						
2a) ☐ This action is FINAL . 2b) ☒ This	action is non-final.						
Disposition of Claims		•					
5) Claim(s) is/are allowed.	4a) Of the above claim(s) is/are withdrawn from consideration.						
6)⊠ Claim(s) <u>1-4</u> is/are rejected.	·						
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or	election requirement.						
Application Papers							
9) The specification is objected to by the Examine	r.						
10)⊠ The drawing(s) filed on 26 November 2003 is/a	The drawing(s) filed on <u>26 November 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	∍ 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correcti	ion is required if the drawing(s) is obj	jected to. See 37 CFR 1.121(d).					
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 	s have been received.						
Copies of the certified copies of the prior application from the International Bureau	ity documents have been receive						
* See the attached detailed Office action for a list	` ''	ed.					
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) Interview Summary						
2)	Paper No(s)/Mail Da 5) Notice of Informal P	ate Patent Application (PTO-152)					
Paper No(s)/Mail Date	. 6) 🔲 Other:						

Application/Control Number: 10/723,121 Page 2

Art Unit: 2142

1. Claims 1-4 are pending.

Priority

2. This is a Division of Application 09/322,962 which claimed priority of 60/118,668 filed on 2/03/1999.

Double Patenting

3. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Claims 1-4 are rejected under the judicially created doctrine of double patenting over claims 1-44 of U. S. Patent No. 6,684,246 B1 since the claims, if allowed, would improperly extend the "right to exclude" already granted in the patent.

The subject matter claimed in the instant application is fully disclosed in the patent and is covered by the patent since the patent and the application are claiming common subject matter, as follows:

Application/Control Number: 10/723,121

Art Unit: 2142

('246) 1. A method in a computer system for tracking access to a server object of a server class by each client, the server object having a query function through which references to interfaces are provided to clients, the method comprising:

providing a phantom server class that includes <u>functions that correspond to the functions of the server class</u> and that have the game signature as the corresponding function of the server class;

providing a phantom manager class that includes a create function for instantiating a phantom server object of the phantom server class and returns a reference to the phantom server object;

providing a client tracking server class that is a derivation of the server class wherein the query function of the client tracking server class invokes the create function of the phantom manager class;

instantiating a client tracking server object; and invoking the query function of the client tracking server object wherein the query function invokes the create function of a phantom manager object which instantiates a phantom server object and wherein the query function returns a reference to the phantom server object.

- 2. The method of claim 1 wherein functions of the phantom server class forward their invocation to the corresponding functions of the client tracking server class.
- 3. The method of claim 1 wherein the create function invokes a create instance function of a phantom manager class that instantiates the phantom server object.
- 4. The method of claim 1 wherein the phantom manager class includes <u>an instance</u> going away function that is invoked when <u>a phantom server object is destructed</u> to perform custom processing for a client.

(Application) 1.A data structure for a client tracking system, including:

a client tracking server object

derived from a server class that provides an implementation of a query interface function that overrides the query interface function of the server class, wherein a phantom manager object is a data member of the client tracking server class.

3. (1) a phantom going away function that is invoked by a phantom server object to notify the phantom manager object that the phantom server object is being destructed, (2) a get object pointer function that returns a pointer to an embedding client tracking object, (3) a create function that is invoked by the query interface function of the client tracking server object to create a phantom server object, (4) a get phantom count function that returns the number of phantom server objects currently managed by the phantom manager object, (5) a create instance function that instantiates a phantom server object and that is invoked by the create function and (6) an instance going away function that is invoked by the phantom going away function.

Application/Control Number: 10/723,121 Page 2

Art Unit: 2142

Furthermore, there is no apparent reason why applicant was prevented from presenting claims corresponding to those of the instant application during prosecution of the application which matured into a patent. See *In re Schneller*, 397 F.2d 350, 158 USPQ 210 (CCPA 1968). See also MPEP § 804.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-4 are rejected under 35 U.S.C. § 103 as being unpatentable over Mitchell et al [Mitchell 5,872,973] in view of Lang et al [Lang 6,690,761 B2].
- 5. As per claim 1, Mitchell discloses a data structure for a client tracking system, including:

a client tracking server object derived from a server class that provides an implementation of the classes (i.e.: query interface function) that overrides the query interface function of the server class [Mitchell, a client object, col 6 lines 5-22; the implementation of the classes being created, col 6 lines 25-37; the behavior can be overridden, col 14 lines 10-56 et seq; the attachments to sub-fields of sub-fields is kept track, col 16 lines 60-col 17 line 14; object server class, col 36 lines 60-65]. It was clear

Art Unit: 2142

that the object oriented programming provides the bi-direction communication between client-sever, tracking, implementation of the classes and overriding processes; wherein a (phantom) manager object is a data member of the client tracking server class [Mitchell, the attachments to sub-fields is kept track of by keeping a path of field names, col 16 line 60 seq; the right or left side is allowed to be monitor, col 23 lines 18-25;col 31 lines 14-20].

Mitchell taught a client-server system using object oriented programming to create named relations between classes and keep track of the object subfields including the virtual functions of the subclass [Mitchell, virtual functions, col 18 lines 16-22]. However Mitchell does not detail the objects as phantom objects.

A skilled artisan would have motivation to implement the client-server tracking system and found Lang's teaching. Lang discloses a network environment [Lang, the network database server and Web users, col 17 lines 39-51] wherein the monitoring system can comprise two or more components, in which a first component comprises an x-ray image and calibration phantom that are used to extract and detect bone-related data on the subject, and a second component that receives the data from the first component, conducts data processing on the data and then displays the processed data [Lang, col 19 lines 20-30].

Therefore, it would have been obvious to an ordinary skill in the art at the time of the invention was made to incorporate the technique of monitoring the phantom information over network as taught by Lang into the Mitchell's apparatus in order to

Application/Control Number: 10/723,121

Art Unit: 2142

utilize the network tracking process. Doing so would provide an efficiency to control the virtual functions between objects in the same program.

Page 4

- 6. As per claim 2, Mitchell-Lang disclose instead of providing an implementation of the query interface function that overrides the query interface function of the server class, the client tracking server object provides an alternative implementation of the query interface function wherein if the query interface function invokes another function according to convention, then the other function is overridden as inherent feature of the query interface and override functions.
- 7. As per claim 3, Mitchell-Lang disclose the phantom manager class of the phantom manager object inherits from a base phantom manager class that includes at least one of (1) a phantom going away function that is invoked by a phantom server object to notify the phantom manager object that the phantom server object is being destructed, [Mitchell, invoking a function, col 15 lines 21-34] (2) a get object pointer function that returns a pointer to an embedding client tracking object, [Lang, embedded statement, col 17 lines 25-37] (3) a create function that is invoked by the query interface function of the client tracking server object to create a phantom server object, [Mitchell, a function is called to create an instance, col 11 lines 5-18](4) a get phantom count function that returns the number of phantom server objects currently managed by the phantom manager object, [Mitchell, a function will return a newly created instance of any object, col 31 lines 45-54]; (5) a create instance function that instantiates a phantom

Application/Control Number: 10/723,121

Art Unit: 2142

server object and that is invoked by the create function [Mitchell, invoking a function, col 15 lines 21-34] and (6) an instance going away function that is invoked by the phantom going away function [Mitchell, invoking a function, col 15 lines 21-34].

Page 5

- 8. As per claim 4, Mitchell-Lang disclose the phantom manager class of the phantom manager object inherits from a base phantom manager class that includes at least one of (1) a my list pointer data member that provides a pointer to phantom server objects managed by the phantom manager object, (2) a my object pointer data member that provides a pointer to a client tracking server object in which the phantom manager object is embedded and (3) a my count data member that provides a count indicative of the number of phantom server objects managed by the phantom manager object as inherent feature of using a list members [Mitchell, a list of members, col 14 lines 10-31].
- 9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to examiner Thong Vu, whose telephone number is (571)-272-3904. The examiner can normally be reached on Monday-Thursday from 8:00AM- 4:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, *Jack Harvey*, can be reached at (571) 272-3896. The fax number for the organization where this application or proceeding is assigned is 703-872-9306

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Business Center (EBC) at 866-217-9197 (toll-free).

Thong Vu
Patent Examiner
Art Unit 2142

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